

Information Resource Center Public Affairs Section U.S. Embassy – Buenos Aires http://spanish.argentina.usembassy.gov

MEDIACION LABORAL



En inglés

Werner Institute for Negotiation and Dispute Resolution

The Werner Institute for Negotiation and Dispute Resolution was established in 2005 thanks to a generous gift from the C.L. Werner family, creating the most richly endowed program of its kind in the country. The mission of the Werner Institute is to be a leader in advancing the field of conflict resolution to a new quantum level with a focus on developing the next generation of practitioners and scholars who are responsive to the real, and often unacknowledged, needs of those in conflict. With an interdisciplinary foundation and a focus on collaboration and open inquiry, the Institute supports the mission of Creighton University and builds a bridge between the field of conflict resolution and the issues faced by people in an increasingly complex world.

http://culaw2.creighton.edu/wernerInstitute/index.aspx

Federal Mediation & Conciliation Service

The Agency helps build better relationships through joint problem-solving and constructive responses to inevitable conflict. In turn, this improves the ability of organizations to create value for customers, shareholders and employees alike, and substantially benefits the national economy. The Agency concentrates its efforts on assisting employers and employees in coping with the demands of a rapidly changing workplace. http://www.fmcs.gov/internet/index.asp

National Mediation Board

The National Mediation Board (NMB), established by the 1934 amendments to the Railway Labor Act of 1926, is an independent agency that performs a central role in facilitating harmonious labor-management relations within two of the nation's key transportation modes—the railroads and airlines. NMB programs provide an integrated dispute resolution process to effectively meet the statutory objective of minimizing work stoppages in the airline and railroad industries. The NMB's integrated processes specifically are designed to promote three statutory goals: The prompt and orderly resolution of disputes arising out of the negotiation of new or revised collective bargaining agreements; The effectuation of employee rights of self-organization where a representation dispute exists; and The prompt and orderly resolution of disputes over the interpretation or application of existing agreements. http://www.nmb.gov/

Interagency Alternative Dispute Resolution Working Group

Homepage of the federal government's Alternative Dispute Resolution (ADR) Working Group. Congress and the President established the Working Group to coordinate, promote, and facilitate the effective use of ADR in the government, pursuant to the Administrative Dispute Resolution Act of 1996 and a White House Presidential Memorandum. This website contains resources to assist government employees and private citizens who use ADR in federal disputes, and to support federal agencies in developing ADR programs

http://www.adr.gov/index.html



A Guide For Federal Employee Mediators

This Guide, promulgated by the federal Interagency Alternative Dispute Resolution Working Group ("IADRWG") Steering Committee, builds upon the September 2005 Model Standards of Conduct for Mediators ("Model Standards") issued by a joint committee of three major nationwide organizations, the American Arbitration Association ("AAA"), the American Bar Association ("ABA") and the Association for Conflict Resolution ("ACR") and approved by all three organizations. This Guide is intended to provide practical ethical guidance for federal employee mediators tailored to mediation practice within the federal government. Non-federal mediators involved in federal mediations may wish to agree to adhere to the Model Standards and to use of this Guide, as part of their mediation employment agreements executed for such federal mediations.

http://www.adr.gov/pdf/final_manual.pdf



Alternative Dispute Resolution

Any civil society must rest upon the principle of equal justice under law, but that doesn't mean that disputes among parties — whether individuals, organizations, companies, even governments — must necessarily end up in a court of law. Alternative Dispute Resolution (ADR) is a broad term that refers to a range of methods of settling disputes outside of the adjudicative process used in the courts. ADR processes include arbitration, early neutral evaluation, mediation and conciliation. Two of the most often-used forms of ADR are arbitration and mediation.

http://usinfo.state.gov/dhr/democracy/rule_of_law/adr.html

ADRWorld.com

ADRWorld.com is your single source on the World Wide Web for up-to-the-minute news on arbitration, mediation and all forms of alternative dispute resolution. An indispensable resource for the legal community and dispute resolution practitioners, ADRWorld.com keeps you on top of the latest developments in all practice areas, and gives you instant access to legislative and regulatory developments in all 50 states and the federal government, important court opinions, and a comprehensive library of statutes, court rules and policy documents. http://www.adrworld.com



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El IRC puede ayudarlo. Comuníquese con nosotros

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